(Rev. 5/1/13)

MAY - 1 2019

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA MONROE DIVISION

COOBIE DEON DAVIS

CASE NO. 3:19-CV-00512 SEC P

VERSUS

JUDGE DOUGHTY

MIKE STONE ET AL

a.

b.

MAGISTRATE JUDGE HAYES

COMPLAINT PRISONER CIVIL RIGHTS UNDER 42 U.S.C. ' 1983

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	ve you begun any other lawsuit while incarcerated or detained in any facility? s No 1
If :	your answer to the preceding question is "Yes," provide the following information.
1.	State the court(s) where each lawsuit was filed (if federal, identify the District, if state court, identify the county of parish):
	U.S. Western District Court
2.	Name the parties to the previous lawsuit(s):
	Plaintiffs: Coopie Dean Davis
	Defendants: Lincoln Parish 3rd Judicial District Court
3.	Docket number(s):
4.	Date(s) on which each lawsuit was filed: April 24, 2019
5.	Disposition and date thereof [For example, was the case dismissed and when? Was it appealed and by whom (plaintiff or defendant)? Is the case still pending?]:
	The case still Pending
	ve you filed any lawsuit or appeal in any federal district court or appeals court which
	been dismissed?
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(Rev. 5/1/13)

п.	a.	Name of institution and address of current place of confinement:
		Lincoln Parish Detention Center P.O. Box 202
	b.	Is there a prison grievance procedure in this institution? Yes No \(\subseteq \)
		1. Did you file an administrative grievance based upon the same facts which form the basis of this lawsuit? Yes No []
		If "Yes," what is the Administrative Remedy Procedure number? 2nd Circuit of Appeal Court Case Docket 69568
		2. If you did not file an administrative grievance, explain why you have not done so.
		3. If you filed an administrative grievance, answer the following question. What specific steps of the prison procedure did you take and what was the result? (For example, for state prisoners in the custody of the Department of Public Safety and Corrections: did you appeal any adverse decision through to Step 3 of the administrative grievance procedure by appealing to the Secretary of the Louisiana Department of Public Safety and Corrections? For federal prisoners: did you appeal any adverse decision from the warden to the Regional Director for the Federal Bureau of Prisons, or did you make a claim under the Federal Tort Claims Act? I made Claim under Federal Tort Claims Act?
		Attach a copy of each prison response and/or decision rendered in the administrative proceeding.

Address: P.O. Box 2028 Ruston (a 7/273

b. Defendant, Lincoln District Attorney's Belton, is employed as

District Attorney at P.O. Box 924 Ruston (a. 7/273)

Defendant, Lewis Vones , is employed as

Assistant District Attorney at P.O. Box 924 Ruston (a. 7/273)

Defendant, Lincoln Parish Narcotic Enforcement team, is employed as

LPNET Officers at Lincoln Parish Sheriff Office.

Additional defendants: Lincoln Parish third Judicial Court

P.O. Box 924

IV. Statement of Claim

State the FACTS of your case. Specifically describe the involvement and actions of each named defendant. Include the names of all persons involved in the incident(s) or condition(s) giving rise to the lawsuit, and the dates upon which and the places where the incident(s) and/or condition(s) occurred. YOU ARE REQUIRED TO SET FORTH ONLY FACTUAL ALLEGATIONS. YOU ARE NOT REQUIRED TO SET FORTH LEGAL THEORIES OR ARGUMENTS.

John Belton D.A. Violated Defendants rights: Violated fifth, Sixth Eghth and fourteenth Amendments Imposing Cruel and causual Punishment. District Attorney Lewis Jones also violates fifth, sixth Eighth and fourteenth Amendments Imposing Cruel and causual Punishment. The Lincoln Parish Sheriff with LPNET Officers Violated the Plaintiff fifth and fourteenth Amendments Imposing Cruel and causual Punishments. The Third District Judicial Court of Lincoln Parish has violated the defendants due Process of law and has Imposed Excessivness of sentencing depriving the Plaintiff of life within this System. This system has Sentenced me to 15 years for my first Conviction. If Convicted this will make me a Second affender and they offering 25 year plea and if I lose In trial I will recieve 68 years and Habitulized on this Second offences Feb 25, 2013 and Dec. 18, 2018 is the dates the record will show on the face with the Sheriffs Consent to Sentencing in which Violates the Eighth Amendment

(Rev. 5/1/13)

V. Relief

State exactly what you want the court to provide to you or do for you. Make no legal arguments. Cite no cases or statutes.

I request to the court to file this law suite ofe to Cruel and unusual Punishment, Excessioness of Sentences, Monetary damages for tarture and enthanasia Plaintiff seeks Relief and ask for \$ 250,0000 dollars Two Hundred and Fifty Thousand Dollars

VI. Plaintiff's Declaration

- a. I understand that if I am transferred or released, I must apprise the Court of my address, and my failure to do so may result in this complaint being dismissed.
- b. I understand that I may not proceed without prepayment of costs if I have filed three lawsuits and/or appeals that were dismissed on grounds that the action and/or appeal was frivolous or malicious, or failed to state a claim upon which relief may be granted, unless I am in imminent danger of serious physical injury.
- c. If I am located in a prison participating in the Electronic Filing Pilot Program, I consent to receive orders, notices and judgments by Notice of Electronic Filing.

Prisoner no. (Louisiana Department of Corrections or Federal Bureau of Prisons